FORM TO BE USED BY A PRISONER IN FILING A CIVIL RIGHTS COMPLAINT IN THE UNITED STATES DISTRICT COURT

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(1) Jor (Name of	ge Gomez 72297-054: Plaintiff) (Inmate Number):			
FCCA	HILEN Wood med P.O. Box 2000		•*	
(Address)	White Deer, PA 17887:	,		
(2)				
(Name of	Plaintiff) (Inmate Number) :			
	: `		(Case Number)	
(Address)				
	ned party must be numbered, : : : : : : : : : : : : : : : : : : :	r),	r ,	
	vs. :		CIVIL COMPLAINT	
(1) CUI	en Thomas D.O.			,
m Rua	n Parkyn HSA		-	. . •
			Sch	LED
(3) J.B.	foster HSA			PONTON
(Names of	f Defendants) :		SEP 1	0 2020
(Fach nam	ed party must be numbered, :		PER	£ 2020
•	mes must be printed or typed)		DEN	
			TOTAL	CLEDI
	TO BE FILED UNDER: 42 U.S	S.C. § 1983 - STA	ATE OFFICIALS	- MI
			ERAL OFFICIALS	
	20 0.5.	C. 3 1551 115	DAGES OX X X OXIXED	
I. PREV	VIOUS LAWSUITS			
A.	If you have filed any other lawsuits in federa number including year, as well as the name			nd case
	<i>N</i> , A,	· 4:	P	(d?
				-
				
		•		•
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			• .	

:	II.	EXH	AUSTION OF ADMINISTRATIVE REMEDIES
		In or	der to proceed in federal court, you must fully exhaust any available administrative remedies as to ground on which you request action.
	-	A.	Is there a prisoner grievance procedure available at your present institution?YesNo
	•	В.	Have you fully exhausted your available administrative remedies regarding each of your present claims?No
		C.	If your answer to "B" is Yes:
			1. What steps did you take? The Administrative Remedy
٠.			from BP-8-BP-9, BP-10, BP-11 NO 985252-Al exhaust on 1-13-2
			2. What was the result? filed an Administrative claim
			NO-TRT-NER-2020-03499
		D.	If your answer to "B" is No, explain why not:
	•		,
	III.	DEFE	ENDANTS
	222		ame of first defendant: D.O. Cullen Thomas
,			aployed as Doctor at FCC Allenwood-medium
		M	ailing address: P.O. Box 2500 white Deer PA 17887 ame of second defendant: Ryan Parkyn H.S.A
		En	aployed as H.S.A at FCC Allenwood-medium
			ailing address: P.O. Box 2500 white Deer P.A. 17887 ame of third defendant: T.B. foster
		En	aployed as HSA at FCI Ray Brook
		Ma	(List any additional defendants, their employment, and addresses on extra sheets if necessary)
	IV. S	STATE	MENT OF CLAIM
	dat	es and p	e as briefly as possible the facts of your case. Describe how each defendant is involved, including places. Do not give any legal arguments or cite any cases or statutes. Attach no more than three
	ехиа	SHEELS I	Dr. Cullen, Thomas: personally involved under his physical capacity
		1. m r	Gomez was delayed proper treatment when suffering from colitis
	Pro ble we ha	octions do	tis and prostatitis. wich you have diarrhea, abdominal pain or mucus in your bowel movement. On July 18 2018 colonoscopy neDr. cullen. Thomas said that pathology result said that I symptom of the colifis and stop all treatment. Mr Gomez nued having the same problem reported it threw sick call
-	Cé	encli	14-19 MrI was done Dr. 12 Cullen Thomas came to same usion nothing wrong with Inmate

one casellish chology XKEB pocument to Fled 09/10/20 Pages or sport said on 8-27-20 my new medical provider prescribe Levofloxacini for my continued diarrhea and to see the urologist on a future date

2. Ryan Parkyn H.S.A. Personally Involved dued to meGomez multiple time explains to HSA Parkyn he suffering diarrhea pain in lower abdominal and bloating due to the food in the prison MrGomez suffer from July 20, 2018 up to 2-20-20. The general counsel recommendation for a special diet with out seasoning due to my condition of colitis.mrGomez suffer pain and suffering, emotional distress for not receiving special diet in a timely faghion.

3. J.B. foster HSA; Personally involved due to mr Gomez complaint on Jan 25,2018 of having sharp pain in lower abdominal diarrhea and that I went to the bathroom 14 time that night. She told me to drink lots of water that is my stomach trying to get it self clean. On feb 3 2018 the prison took me to the emergency room. I was diagnose with colitis proctitis and prostatitis. Pathologist said infectious colitis due to shigella salmonella. Enterohemorrhagic, E. coli. all these bacteria are from V. RELIEF food poisoning.

1)

(State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.)

- Doctor Cullen: should be liable punitive damages, compensatory damage, deliberate indifference, loss of enjoyment. When the facts are clear he was not giving Mr Gomez adequate medical treatment that let mr Gomez suffer unwanton pain for over 30 manths. therefore mr Gomez should be Rewarded 5 million dollars.
 - . 2. Ryan Parkynishould be liable to mrGomez suffering intentional pain which develope him to punitive damages compensatory damages, when the facts were clear mr Gomez has been traumatize to eat from the Prison Kitchen when the facts mr Gomez suffer from eating the food from the Kitchen. Now Gomez ask special Diet and was denied for 2 years. The Reward for these problems should be 2 million

3. JB foster H.S.A. should be liable for pain and suffering when undergoing the clear mis-diagnose and poor treatment Gamez suffer from dearly to the point of causing sharp pain in lower abdominal diarrheathis fall under punitive damage compensatory damages, deliberate indifference which Gomez should be Rewarded I million dollars

I declare under penalty of perjury that the foregoing is true and correct.

r);

Signed this 03 day of September , 2020.

(Signature of Plaintiff)

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INMATE NAME/NUMBER: Jorge Comez 72297-054
FEDERAL CORRECTIONAL COMPLEX-ALLENWOOD <u>medium</u>
P.O. BOX 2000
WHITE DEER, PA 17887



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United States

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